High Ehoo Stadent #69/295
Name and Inmate Booking Number Saja Security #1538-19-1524 Nathan Garda Haines Capyter Proper Carl E. & Atnold C. E. E. A. Lawagen
Finance IDH 2563407 # 702 158-139 Mail Copies TO
330 S. Casino Center Blvd, Tologt, Agent Phone Both Addresses.
Mailing Address 78 58 Flat (reek St. 165) Eighth Judical Dist
City, State, Zip Code Vernagent Aldress (2007) Fast Veges 1 V
Las Vegas, NV 8913 North Las Vegas, NV 8103 Honorable Magistrate
Resort Stay Internat DISTRICT OF NEVADA On 1 Stay Internat DISTRICT OF NEVADA On 1 Stay Internat Of Nevada On 1 Stay Internation of Nevada On 1 St
(Bobby Horro Witz) (ona) (Seff Ru 1) 201 - (-17-325855-1
Gregory Limon
STATE OF NEVADAPlaintiff Case No. 203 - C-19-3449 10-1 (To be supplied by Clerk of Court)
vs. CIVIL RIGHTS COMPLAINT
(1) Nathan Garcia Haines, BY AN INMATE
(2) Kim Karlashian, Original Complaint Municipal Count
(3) Kylie Kristen Jenney, First Amended Complaint District Count
(4) <u>Selena Gomez</u> ,
Lto (5) Katrina Wilson, File Demanded Supreme Count
Defendant(s). ENTERED COUNSEL/PARTIES OF RECORD
A. JURISDICTIOAUG 1 7 2023
This Court has jurisdiction over this action pursuant to ERK US DISTRICT CO. 28 U.S.C. § 1343(a)(3); 42 U.S.C. § 1983 DISTRICT OF NEVADA
28 U.S.C. § 1343(a)(5), 42 U.S
Other: Double Brody Motion was not honored in Preliminary
2) 2 Gross Middeneanors, 5 Chapes Total, Pull Court May 1000
3) Institution/city where violation(s) occurred: (asel) / (aryland Park Way and Harror
near U.N.L.V Law Institute College ampus Cased Resort Stay
International Corporate Headquarters, CaseR) District Count
Clerks Office Cose was already closed

B. DEF	ENDANTS
1. Name of first Defendant: Nathon barca	Haines. The first Defendant is employed as:
Unarmal State Employee	at Private Investigators Livere
(Position of Title)	Board (Institution)
·	The second Defendant is employed as:
Fe and Mother Of My H Step Kills	Shean. The second Defendant is employed as: Grandfu Durny Joseph Halnes and brand at Debbie Derothy Holmes TS58 Flo
onth, Saint, Chicago, and Psalmonth, Saint, Chicago, and Psalmon of Title)	(Institution) (Institution)
3. Name of third Defendant: Kylie Kriste	n Jenney. The third Defendant is employed as:
NGHALLAND C.E.O.	at Kylie Cosmetics.
(Position of Title)	(Institution)
4. Name of fourth Defendant: 5 e/eng 60	mez. The fourth Defendant is employed as:
Singer & Actor	at Mandalay Bay Resort
(Position of Title)	and Casino (Institution)
5. Name of fifth Defendant: Katrina Wi	150n. The fifth Defendant is employed as:
Rank 16, Police Officer	at Parole & Probation.
(Position of Title)	(Institution)
If you name more than five Defendants, answer the questions liste	d above for each additional Defendant on a separate page.
n you name more than nive betendants, and the particular and	
C. NATURE	OF THE CASE
Briefly state the background of your case.	
Lepter of my skull wit	-mplant Drilled into
and Brain Tissue swee with	
no Check from United 57	tabes Airforce
Police Contact tech	· Sg & Jennifer Johnson
and speak to hear Capto	i Sgt. Tennifer Johnson

CAUSE(S) OF ACTION D. Case 0-11 F08330X **CLAIM 1** 1. State the constitutional or other federal civil right that was violated: _ _ had Tabitha bunut not to send to Katrina all year person on Archation Her Mother inaqual Car at 2. Claim 1. Identify the issue involved. Check only one. State additional issues in separate claims. Mail Mail Medical care Basic necessities Property Exercise of religion ☑ Disciplinary proceedings Retaliation Excessive force by officer Access to the court 15 Covery Threat to safety 3. Date(s) or date range of when the violation occurred: 4. Supporting Facts: State as briefly as possible the FACTS supporting Claim 1. Describe exactly what each specific defendant (by name) did to violate your rights. State the facts clearly in your own words without citing legal authority or argument.

Case 2:23-cv-01286-MMD-EJY Document 1-1 Filed 08407 23 Page 3 69 14 10 -1

		CEMINI 2		-	
۱.	State the constitutional or a Motion Closed the C	other federal civil right that was	violated: The Justice Cour	Double L t Dept.	Brady 12 Ablim
2.	Hearing.	sue involved. Check only one.			
	D Basic necessities	☑ Medical care	☑ Mail		
	□ Disciplinary proceeding	gs Exercise of religion			
	Access to the court	Excessive force by office	r		
	Threat to safety	☐ Other:		·	
3.	Date(s) or date range of v	when the violation occurred:	DEDUNGHO-	-27-19 to	6-18-
1.	exactly what each specific	as briefly as possible the FAC ic defendant (by name) did to without citing legal authority or	violate your rights.	1 2. Describe State the facts	
(Case wase ch	losed in Prelimi	rang Heart	y Vas	up to
5	Changes after	a omended one	vas added	in Ch	reck
1	linutes from	heaving, Thans		105 60	<u>. </u>
a		702-358-1138		au I	
1	fouts pay	\$25,000 Retaine	or since	1 m de	2tas red
_0	rgainst my	will from 4-	12 - 23		10-d
			···		
_					

CLAIM 3
State the constitutional or other federal civil right that was violated: 4/1/2 to a Pre Liminary Heaving.
Claim 3. Identify the issue involved. Check only one. State additional issues in separate claims.
Basic necessities
Disciplinary proceedings Exercise of religion Property
Access to the court
Threat to safety Other: Didn't show up for trial in Harmony
Date(s) or date range of when the violation occurred: Letiza Court Dept3 Justice Cour
Supporting Facts: State as briefly as possible the FACTS supporting Claim 3. Describe exactly what each specific defendant (by name) did to violate your rights. State the facts clearly in your own words without citing legal authority or argument.

a separate page.

The state of the s

PREVIOUS LAWSUITS

E.

1.	Have you filed an	y other lawsuit	s while incarcera	ated?	□ Yes	□ No	
2.	Has this Court or 1915(g)?	any other court ☐ Yes	designated you No	as subject to	"three strikes"	under 28 U.S.C	. §
3. 7.05	If you have "three "under imminent 3 Strik UF 0633 0 X	danger of serio		y?" West E 7-3258	√Yes	□ No Tankon	
I t	pelieve I am entitle 25,000 to to the second	o Carl	wing relief:	Pay my Annold 1138	re to	tiner of	<u> </u>
per	I understand the state of perjury. I	DECLARE U	ement or answer NDER PENAL THAT THE F	TY OF PERJ OREGOING	IURY UNDE G IS TRUE A	R THE LAWS ND CORREC	OF THE
Af Record	S.C. \$ 1746 and 18 Captain Chad A Signing 5 gt; (name of person prepare this comp			Nath	nder Dur Ina Geral Inature of plain — 18 -	Hairos Hai	Nuthan Noe Kardashian

ADDITIONAL PAGES

(date)

You must answer all questions concisely in the proper space on the form. Your complaint may not be more than 30 pages long. It is not necessary to attach exhibits or affidavits to the complaint or any amended complaint. Rather, the complaint or any amended complaint must sufficiently state the facts and claims without reference to exhibits or affidavits. If you need to file a complaint that is more than 30 pages long, you must file a motion seeking permission to exceed the page limit and explain the reasons that support the need to exceed 30 pages in length.

FINANCIAL CERTIFICATE

I request that an authorized officer of the institution in which I am confined, or other designated entity, such as Inmate Services for the Nevada Department of Prisons (NDOC), complete the below Financial Certificate.

I understand that:

- (1) if I commence a petition for writ of habeas corpus in federal court pursuant to 28 U.S.C. § 2254, the filing fee is \$5.00, and that such fee will have to be paid by me if the court denies my in forma pauperis application;
- (2) if I commence a civil rights action in federal court pursuant to 42 U.S.C. § 1983, the filing fee is \$402.00 (which includes the \$350 filing fee and a \$52 administrative fee), which I must pay in full; and
- (a) if my current account balance (line #1 below) is \$402.00 or more, I will not qualify for in forma pauperis status and I must pay the full filing fee of \$402.00 before I will be allowed to proceed with the action;
- (b) if I do NOT have \$402.00 in my account as reflected on line #1 below, before I will be allowed to proceed with an action I will be required to pay 20% of my average monthly balance (line #2 below), or the average monthly deposits to my account (line #3 below), whichever is greater, and thereafter I must pay installments of 20% of the preceding month's deposits to my account in months that my account balance exceeds \$10.00 (if I am in the custody of the NDOC, I hereby authorize the NDOC to make such deductions from deposits to my account, and I further understand that if I have a prison job, then the 20% of my paycheck that is guaranteed to me as spendable money will be sent to the court for payment of the filing fee); and

	(c) I must continue to make installment payments until the \$350.00 filing fee is fully paid, without regard to whether my action is closed or my release from confinement. The \$52 administrative fee will be waived only if I am granted permission to proceed <i>in forma pauperis</i> .
.	Type of action (check one): Vivil rights habeas corpus habeas corpus
Natho	INMATE NAME (printed) Mark Khau los A Metro polite with Atton & SIGNATURE & PRISON NUMBER, Nathan J. James 2563401
	1. CURRENT ACCOUNT BALANCE
	2. AVERAGE MONTHLY BALANCE*
	3. AVERAGE MONTHLY DEPOSITS* 4. FILING FEE (based on #1, #2 or #3, whichever is greater)
	4. FILING FEE (based on #1, #2 or #3, whichever is greater)
	* for the past six (6) months, from all sources, including amount in any savings account that is in excess of minimum amount that must be maintained
	I hereby certify that as of this date, the above financial information is accurate for the above
	named inmate. (Please sign in ink in a)
	(color other than black.) (cursor) yress)
	DATE TITLE
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	4